

بسم الله الرحمن الرحيم

154041985

All Rights Reserved
without recourse.
Drg. Hassen Durri
August 3, 2016.

FORMAL NOTICE OF CON-TRACT AMENDMENT

By: Huda Hassen Durri.

American national. Harari, Ethiopian origin.
Post-Office Box 1411.
Harar, Ethiopia.

Formal Notice for: Salah Khalil AlShewashi, d/b/a SALAH KHALIL ALSHEWASHI, and or
GENERAL MANAGING OFFICER IN CHARGE FOR GULF AIR ETHIOPIA BRANCH.
Care-of: GULF AIR ETHIOPIA BRANCH.
[Inside Ghion Pharmacy Building and near GHION HOTEL.]
Addis Ababa, Ethiopia.
Phone: 09-35-40-1432 or 011-550-9034 or 011-515-3348.
via EMS tracking number: _____

In the matter of: My "FORMAL Notice of Contract, Notice of Default, and Notice of Summary Judgment", dated February fifth (5th), in the year 2016 (with EMS tracking numbers EG164689529ET and/or EG164689461ET).

The following "FORMAL NOTICE OF CON-TRACT AMENDMENT" (hence-forth also known as "This Contract" and/or in any case variation there-from) is in the matter of my dual "FORMAL Notice of Contract, Notice of Default, and Notice of Summary Judgment" (hence-forth also known as "The Contract" and/or in any case variation there-from), dated February fifth (5th), in the year 2016 with ETHIOPIA'S POSTAL ENTERPRISES' (EMS) tracking numbers EG164689529ET and/or EG164689461ET pursuant to the full reservation of mine inalienable and inviolable protected Rights claimed there-in at all times and places without recourse and exempt from levy. (Hence-forth, collectively "This Contract" and "The Contract" are known as "These Contracts", "The Contracts", "Contracts" and/or in any case variation there-from.)

CONTRACT AMENDMENT

16. WHERE-AS, I wish amend the Contract as follows at all times and places without recourse and exempt from levy:

- a. Clarify the first (1st) paragraph of Page 1 of 6 that:
 - i. Fatuma Abdurahman Shek is also commonly known as Fatuma, FATUMA ABDURAHMAN SHEK, and/or in any alphanumeric, numeric, case and/or variation there-from,
 - ii. I am also commonly known as Huda-Hassen Durri, HUDA HASSEN DURRI, Claimant and/or in any alphanumeric, numeric, case and/or variation there-from, and
 - iii. "She and I" refer to "Fatuma and I", "Claimants" and/or in any alphanumeric, numeric, case and/or variation there-from as described more fully in **Section 17 Sub-Section a (in short, "Sctn 17(a))**.
- b. Clarify the first (1st) paragraph of Page 2 of 6 that Gulf Air and/or officer in charge for Gulf Air

FORMAL NOTICE OF CONTRACT AMENDMENT

is also doing business and/or known as GULF AIR, Debtor and/or in any alphanumeric, numeric, case and/or variation there-from as described more fully in **Sctn 17(b)**.

- c. Modify **Sctn 1** of Page 2 of 6 that Hassen Durri Abubaker is also commonly known as dad, Hassan, Hassen, Hassen Durri, HASSEN DURRI ABUBAKER, The Deceased, and/or in any alphanumeric, numeric, case and/or variation there-from as described more fully in **Sctn 17(c)**.
- d. Express the explicit governing law of the Contracts, the parties specified there-in, and the likes in **Sctn 8(p)** of Page 4 of 6 as described more fully in **Sctn 17(d)** below.
- e. Clarify the settlement pay-out currency and substitute "Treble" in place of "triple" damages as well as amend the tacit procuration, binding and dispute resolution clause in **Sctn 11** of Page 5 of 6 as stated more fully in **Sctn 17(e)** below.
- f. Clarify the settlement pay-out currency and modify **Sctn 12** for a final opportunity of speedy Cure/ Remedy for the Claimants as described more fully in **Sctn 17(f)** below.
- g. Add addendums for The Contract such as settlement and correspondence directions, liability, validity and/or the likes as stated more fully in **Sctn 17(g)** below.

17. NOW, THERE-FORE, I here-by amend the following in The Contract at all times and places without recourse and exempt from levy:

- a. The below in the **first (1st) paragraph of Page 1 of 6** is here-by deleted:

"We, Fatuma Abdurahman Shek (here-in known as my mother and Hassen Durri Abubaker's widower), and I, Huda Hassen Durri (here-in known as Huda, I, Me, My, Mine, Hassan Durri's daughter), (here-in She and I collectively known as We, Us, Our), are competent for stating the matters declared in this contract which are true, correct and complete and not meant to mislead in the best of mine knowledge."

And replaced with the following:

"We, Fatuma Abdurahman Shek (commonly also known as Fatuma, FATUMA ABDURAHMAN SHEK, my mother, Hassen Durri Abubaker's widower, and/or in any alphanumeric, numeric, case and/or variation there-from), and I, Huda Hassen Durri (commonly also known as Huda, Huda-Hassen Durri, HUDA HASSEN DURRI, I, Me, My, Mine, Claimant, Hassan Durri's daughter, and/or in any alphanumeric, numeric, case and/or variation there-from), (hence-forth, Fatuma and I collectively are also known as We, Us, Our, Claimants, and/or in any alphanumeric, numeric, case and/or variation there-from), are competent for stating the matters declared in this contract which are true, correct and complete and not meant to mislead in the best of mine knowledge."

- b. The below in the **first (1st) paragraph of Page 2 of 6** is here-by deleted:

"I hereby and herein formally notice Salah Khalil Alshewashi, d/b/a SALAH KHALIL ALSHEWASHI, GENERAL MANAGER FOR GULF AIR ETHIOPIA BRANCH, and/or officer in charge, (henceforth known as Gulf Air, You, and Your) of the following:"

And replaced with the following:



"I hereby and herein formally notice **Salah Khalil Alshewashi, d/b/a SALAH KHALIL ALSHEWASHI, GENERAL MANAGER FOR GULF AIR ETHIOPIA BRANCH, and/or officer in charge for Gulf Air, (henceforth also doing business and/or known as GULF AIR, Gulf Air, Debtor, You, and Your, and/or in any alphanumeric, numeric, case and/or variation there-from) of the following:**"

- c. The below in Sctn 1 of Page 2 of 6 is here-by deleted:

"Where-as, I sent presentments as mentioned above requesting for full disclosure of your former colleague Hassen Durri Abubaker (**henceforth known as He, His, Him, my father**) with some facts known to me on September 30, A.D. 2014. Among them an "Affidavit sworn under Ethiopian Civil procedure code Article No 205" regarding "Formal affidavit/presentment in the matter of the late Hassen Durri Abubaker, staff number 918768", is in the form of the public office authenticated affidavit on a private contract between Gulf Air and I."

And replaced with the following:

"Where-as, I sent presentments as mentioned above requesting for full disclosure of your former colleague Hassen Durri Abubaker (**commonly also known as Hassan, Hassen, Hassen Durri, HASSEN DURRI ABUBAKER, He, His, Him, dad, my father, The Deceased, and/or in any alphanumeric, numeric, case and/or variation there-from**) with some facts known to me on September 30, A.D. 2014. Among them an "Affidavit sworn under Ethiopian Civil procedure code Article No 205" regarding "Formal affidavit/presentment in the matter of the late Hassen Durri Abubaker, staff number 918768", is in the form of the public office authenticated affidavit on a private contract between Gulf Air and I."

- d. The below in **Section 8 Sub-Section p** of Page 4 of 6 is here-by deleted:

"Where-as, Gulf Air failed for registering a dispute against my facts made for entitlements, reimbursements, torts, restitutions, disclosures, restorative Rights and or the likes; thus, resulted in your automatic default and permanent and irrevocable claim for our remedy from you at mine chosen jurisdiction in direct by acquiescence without recourse barring Gulf Air the bringing of any charges and/or limitations under any statute, act, code and/or regulation against us for exercising our law-full and properly established, protected and claimed Rights."

And replaced with the following:

"Where-as, Gulf Air failed for registering a dispute against my facts made for entitlements, reimbursements, torts, restitutions, disclosures, restorative Rights and or the likes; thus, resulted in your automatic default and permanent and irrevocable claim for our remedy in exclusive accordance in specific and not general jurisdiction of the governing private contract Law as the binding and/or governing "Supreme Law" between myself, you and/or any and all the acting government office holders and licensed entities engaged in commerce and/or public service with and for the American national and/or original Ethiopian Claimants. [Thus, these Contracts express and create the Binding contractual Law which grants for any and all acting public officers and/or license interest holding entities within the lands known as America and Ethiopia the authority/jurisdiction for insuring and protecting (in Truth) my peace-full Protected Rights and/or commercial interests from ultra vires and/or un-Lawful



infringement, harm, restraint and/or the likes.] In expression of my Sovereign Rights insured by Allah (and further re-affirmed by declarations stated within those known in common as The Bill of Rights for the Americans and The Constitution for the Harari and/or Ethiopian origins), I here-in retain in permanent and ir-revocable my original Protected Rights for self-determination and/or participation in creating our Remedy via these private Contracts, and

- i. Being interest holder of a business license in the lands known as Ethiopia and/or America, you Gulf Air have contractual fiduciary duty for upholding and protecting my Rights, and/or
- ii. Having in direct by tacit acquiescence, you have assented for the facts, terms, conditions and/or the likes of the Contract; hence, you are barred the bringing of any charges and/or limitations under any law, statute, act, code and/or regulation against either one of us for exercising our established, protected and claimed Rights without recourse."

e. **FURTHER**, the below in **Sctn 11** is here-by deleted:

"In the event Gulf Air does not deliver ten-billion dollars (that is \$10,000,000,000.00) for me within ten (10) business days, exclusive from the day of your receipt as agreed to in this contract, GULF AIR agrees to compensate me for triple damages, or thirty-billion dollars (that is \$30,000,000,000.00) thereafter and agrees to submit this matter to tacit procuration or binding arbitration, using an arbitrator(s) of my choice to settle this account."

And replaced with the following:

"In the event Gulf Air does not deliver Ten-Billion United States Dollars (\$10,000,000,000.00 USD) for me within ten (10) business days, exclusive from the day of your receipt of The Contract, GULF AIR agreed to compensate me for Treble damages, that is Thirty- Billion United States Dollars (\$30,000,000,000.00 USD) thereafter and agrees the submission of this claim for being executed in full by tacit procuration via silent assent for settle-ment and closure of The Contract. Though the Contract is binding upon Gulf Air beyond controversy in commerce, should any dispute arise in connection with and/or in relation to The Contracts and/or their attachments, the express, exclusive and/or specific (and not general) binding jurisdiction shall be bestowed upon the court known in common as the Federal High Court of Harar in *Harar, Ethiopia* for resolving any controversy between Gulf Air and any of the Claimants in full Reservation of our Allah/God Granted and Protected Rights/ Trust in Equity at all times and places without recourse and exempt from levy."

f. The below **Sctn 12** of The Contract is here-by deleted:

"In the event Gulf Air compensates me thirty-million dollars (that is \$30,000,000.00) within 3 business days, exclusive from the day of your receipt, then this Contract will become void and I will not proceed with any of the enforcement of the above terms and conditions."

And replaced with the following:

"Debtor in this Contract now has additional Twenty-Once (21) Ethiopian business days for the opportunity to cure your dishonor in commerce by complying with one of the following terms and conditions without recourse, Here-in Fail Not:

FORMAL NOTICE OF CONTRACT AMENDMENT



- i. Compensate me the total amount of settlement damages of Thirty- Billion United States Dollars (\$30,000,000,000.00 USD) as indicated in **Section 17 Sub-Section e** above, and only then the Contracts will become void and I will not proceed with any of the enforcement of the Contracts' terms and conditions, OR
- ii. Surrender all public hazard bonds, corporate bonds, blanket bonds, insurance policies, retirement funds, personal wealth and properties, and/or any other source of revenue for the Debtor(s) as needed to cure your dishonor in commerce and submit for any and all the authorities (such as media, private and/or public officers) for criminal prosecution, and only then the Contracts will become void and I will not proceed with any of the enforcement of the Contracts' terms and conditions, OR
- iii. Submit to any and all the authorities (such as media, private and/or public officers) the Debtor and all those who conspired with the Debtor for criminal prosecution, and only then the Contracts will become void and I will not proceed with any of the enforcement of the Contracts' terms and conditions, OR
- iv. Compensate me in the amount of Seven-Million United States Dollars (\$7,000,000.00 USD) as our settlement Remedy within Three (3) Ethiopian business days, exclusive from the day of your receipt of this Contract, and only then will the Contracts become void and I will not proceed with any of the enforcement of the Contracts' terms and conditions, OR
- v. Compensate me the amount of Fifteen-Million United States Dollars (\$15,000,000.00 USD) within Seven (7) Ethiopian business days, exclusive from the day of your receipt of This Contract, and only then will the Contracts become void and I will not proceed with any of the enforcement of the Contracts' terms and conditions, OR
- vi. Compensate me the amount of Forty-Five-Million United States Dollars (\$45,000,000.00 USD) within Fourteen (14) Ethiopian business days, exclusive from the day of your receipt of This Contract, and only then will the Contracts become void and I will not proceed with any of the enforcement of the Contracts' terms and conditions, OR
- vii. Compensate me in the amount of One-Hundred-Thirty-Five Million United States Dollars (\$135,000,000.00 USD) within Twenty (20) Ethiopian business days, exclusive from the day of your receipt of This Contract, and only then will the Contracts become void and I will not proceed with any of the enforcement of the Contracts' terms and conditions.
- viii. Your failure to comply and cure your dishonor herein within Twenty-One (21) Ethiopian days will be default of this Contract without recourse. Default will be complete agreement with all of the terms, provisions, and conditions of the Contracts. This is a private post-stamped contract/ law in commerce. Default by any of the above terms, provisions, and conditions will be a self-executing confession of silence acquiescence/ assent by all parties of and for Gulf Air, named and/or unnamed without recourse."

g. Miscellaneous addendums of The Contract:

- i. Any and all of your settlement instruments and/or compensations shall be made only for the (benefit) order of HUDA HASSEN DURRI, and only via clean asset via electronic funds transfer into the COMMERCIAL BANK OF ETHIOPIA's account number 10000-284147-34 and SWIFT code CBETETAA, and/or with cashier's check, money order, your corporate check and/or the likes.
- ii. Any and all of your effective currency settlements made for the Claimant(s) shall be made in functional currency commonly known as that of THE UNITED STATES OF

FORMAL NOTICE OF CONTRACT AMENDMENT



AMERICA's Dollars without deduction for and free of any present or future taxes, imposts, collection charges, levies and/or duties of any nature as well as free and clear without encumbrance, depletion, lien, offset, obligation and/or liability of any kind whatsoever upon any of the Claimants and/or banks in our interest without recourse.

- iii. Any and all correspondences, settlement instruments, notices and/or the likes by you intended for any of the Claimants' attention shall be sent by Express Courier such as those commonly known in Ethiopia as DHL and/or EMS with signature return receipt at the following posting:

Care/or: Huda Hassen Durri

The Main Post-Office at

Addis Ababa, Ethiopia

Telephones: +251-92-482-8518 and/or +251-94-410-1617.

- iv. The English version of the Contracts and attachments there-with shall have final legal authority.
- v. You shall secure, guarantee and/or insure your Debt for the purpose of our claim against any and all of your liquid, movable and immovable assets in equity.

18. NOW, THERE-FORE, I here-by amend The Contract as stated above effective August 3rd, 2016 without recourse and exempt from levy.

19. Capitalized and all small letter terms used but not otherwise defined here-in shall have the common meanings assigned to them within the commonly un-disputed Protected human Rights Values in Truth as defined within The Arabic Quran only.

20. In the event the terms and conditions of This Contract conflict with any term of The Contract, the terms and conditions of this Contract shall govern without recourse. All other terms and conditions of The Contract remain in full force and effect.

21. The Contracts' law together with any and all undisputed and/ or established facts, addendums, amendments, exhibits and the likes attached there-with and/or mentioned there-in shall be deemed as binding parts of The Contracts upon Gulf Air –meaning you, your agents, principals, officers, successors, legal representatives, assigns and/or the likes.

22. Any who interrupts, delays, and/or impedes this peaceful commerce and/or these Contracts at any time and place is automatically joined in this claim as a Debtor and becomes jointly and severally liable for all terms, provisions, conditions, and damages as indicated in the Contracts.

24. Further, let it be known and accepted that any photocopy, electronic / soft-copy, e-mail, facsimile of the Contracts and/or attachments for our Remedy claim shall have the same force and effect as evidence of the original there-of without recourse.

24. Last yet not least, any addenda, amendments, endorsements and/or the likes of These Contracts by you shall solely be valid if specifically and consciously agreed by me in writing, and valid only if the counter-offer is equal and/or better in value for our restorative Remedy.

IN WITNESS THERE-OF, I have caused This Contract be duly executed, non-revocable and in full claim of our protected inalienable and inviolable Rights in seeking remedy, restitution, restoration, compensation and the likes caused by Gulf Air's ultra vires Schemes (see Section 8 Sub-Section I of The

FORMAL NOTICE OF CONTRACT AMENDMENT



Contract). These Schemes have been empowering the perpetuation of fraud and/or gross harm against our protected Rights and commercial interests since September 24, 1980 and continue till current (see THE FEDERAL DEMOCRATIC REPUBLIC OF ETHIOPIA's FEDERAL SUPREME COURT cause number 128859/2008). And I deny you can prove otherwise.

Failure to respond, nihil dicit, within three (3) business days of your receipt, exclusive from the day of receipt, establishes your un-conditional acceptance of This Contract in commerce.

NOTICE TO AGENT IS NOTICE TO PRINCIPAL.
NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

In WITNESS WHERE-OF, I have caused This Contract be duly signed, sealed and executed, at arm's length, on this Third (3rd) day of August, in the year 2016, at Harar, Ethiopia.

It has been said, so it is done!

By:

*All Rights Reserved
without recourse and exempt from Levy.*
Huda Hassen Durri
August 3, 2016
154041985

Seal.

Huda-Hassen Durri, Claimant and power of attorney for
Fatuma Abdurahman Shek. Formal Claimants.

Witnesses 1. *Keise Tefera* Witnesses 2. _____

Hadar, Ethiopia
August 3, 2016

